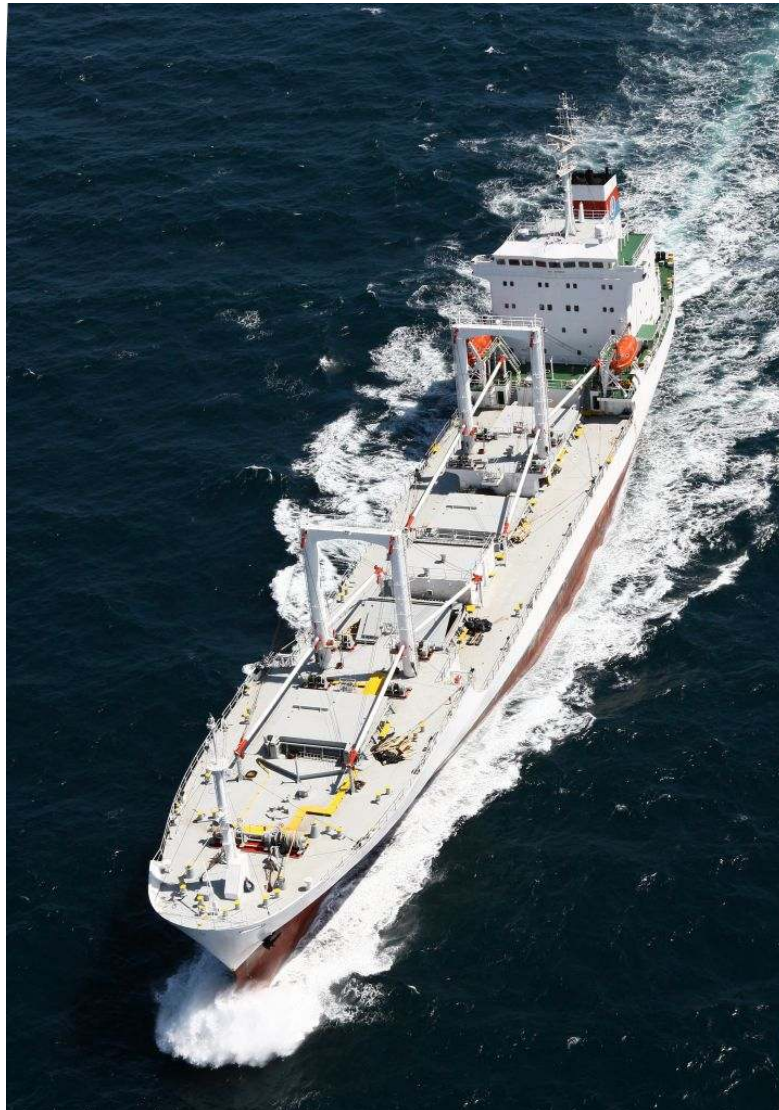




LIMARKO LAIVININKYSTĖS KOMPANIJA

Interim Report for the first six months of 2014



Klaipėda, August 2014

TABLE OF CONTENTS

1. The reporting cycle for which the report was drawn up.....	3
2. Issuer and its contact information	3
3. The Nature of the Issuer's Main Activity	3
4. Agreements with Intermediaries of Public Trading in Securities	3
5. Information about trading in the Issuer's securities on regulated markets	3
6. The objective review of the Company's state, activity performance and development; the description of the main risk types and uncertainties encountered by the enterprise	4
7. Analysis of financial and non-financial activity results	7
8. References and additional explanatory notes regarding the data presented in the financial accountability	9
9. Information about own shares acquired and owned by the enterprise	9
10. Information regarding Company's branches and representative offices	9
11. Material events since the close of the previous financial period.....	9
12. Company's operational plans and forecasts	9
13. Research and development activities	9
14. Financial instruments	10
15. Information on material direct and indirect share holdings.....	10
16. Shareholders having special control rights & description of such rights	10
17. The Issuer's Authorized Capital Structure	10
18. Information on paid dividends	11
19. Restrictions on assignment of securities	11
20. Shareholders	11
21. All restrictions on voting rights.....	12
22. Description of major investments during 2012	12
23. All mutual agreements by shareholders, of which the Issuer is aware and due to which the assignment of securities and (or) voting rights may be restricted	12
24. Employees	12
25. Powers of the Issuer to issue or acquire own shares	12
26. Procedure for the amendment of the Issuer's Articles of Association	12
27. Issuer's bodies	13
28. Members of collegial bodies, the Company's executive director, the chief accountant	14
29. Committees constituted in the Company.....	15
30. Material agreements to which the Issuer is a party and which would come into effect, be amended or terminated in case of change in the issuer's control, also their impact except the cases where the disclosure of the nature of the agreements would cause significant damage to the issuer.....	16
31. All agreements of the issuer and the members of its management bodies, or the employee agreements providing for a compensation in case of the resignation or in case they are dismissed without a due reason or their employment is terminated in view of the change of the control of the issuer	16
32. Information about related party transactions.....	16
33. Information on transactions that would be harmful may have had or will have a negative impact on the Issuer's operations and (or) performance.....	16
34. Information on transactions made under a conflict of interests between the Issuer's managers, controlling shareholders or other related parties obligations to the Issuer and their private interests and (or) other duties	16
35. Information on compliance with the Corporate Governance Code	16
36. Data on published information.....	17



1. The reporting cycle for which the report was drawn up

The annual report was drawn up for the first six months of 2014; all numbers presented are as of 30 June 2014, unless otherwise indicated. In the report Limarko laivininkystės kompanija AB may be referred to as Enterprise, Company or Issuer.

2. Issuer and its contact information

Issuer name:	Limarko laivininkystės kompanija AB
Legal and organizational form:	Public Limited Liability Company
Authorized capital:	8 600 000 LTL
Date and place of registration:	9 September 1991, Board of Klaipėda City
Registration certificate:	No. AB 95 – 114
Company code:	140346648
VAT payer's code:	LT403466412
Enterprise register:	Register of Legal Persons of the Republic of Lithuania
Office address:	Naujoji Uosto str. 8, LT-92125 Klaipėda, Lithuania
Telephone number:	+370 46 340001
Fax number:	+370 46 341195
E-mail address:	info@limarko.com
Website address:	www.limarko.com

3. The Nature of the Issuer's Main Activity

The main activity of Limarko laivininkystės kompanija AB is transportation of cargo by water (sea) transport. The Company is active in the market of transportation of frozen, chilled and perishable food products, as well as dry cargo.

The Company may engage in other activities provided for in the Articles of Association.

4. Agreements with Intermediaries of Public Trading in Securities

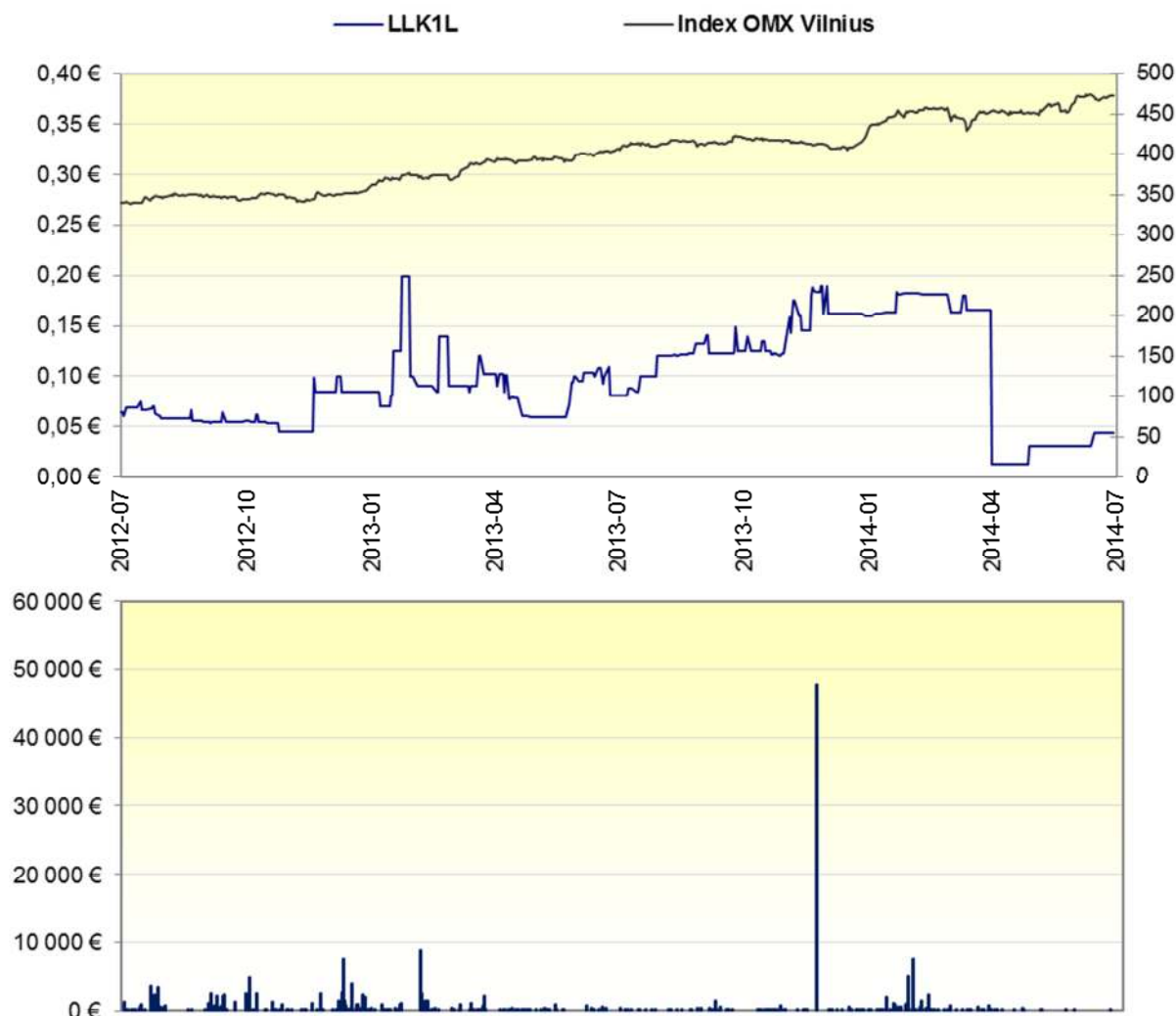
On 27 August 2013 the Company signed the contract for the management of the account of financial instruments with the "Swedbank", AB, located at the address Konstitucijos pr. 20A, 3502 Vilnius, tel. (8 5) 258 2488, fax (8 5) 258 2170.

5. Information about trading in the Issuer's securities on regulated markets

On 22 May 2000 the Issuer's shares were admitted to the lists of the NASDAQ OMX Vilnius. On 30 June 2014 the NASDAQ OMX Vilnius Baltic Secondary list of trading contained 8 600 000 ordinary registered shares of Limarko laivininkystės kompanija AB at par value of 1 (one) LTL each. The ISIN code of these securities is LT0000119646.



Dynamics of Limarko Shipping Company AB share price and turnover during the last three years:



Information about trading in Limarko laivininkystės kompanija AB shares on NASDAQ OMX Vilnius stock exchange during the first six months of 2014:

Opening price	Lowest price	Highest price	Last price	Average price	Turnover (unites)	Turnover
0,160 €	0,013 €	0,184 €	0,044 €	0,180 €	16 827	3 023 €

LLK market capitalisation as of 30 June 2014 was LTL 1.3 million (as at 30 June 2013 - LTL 2.4 million).

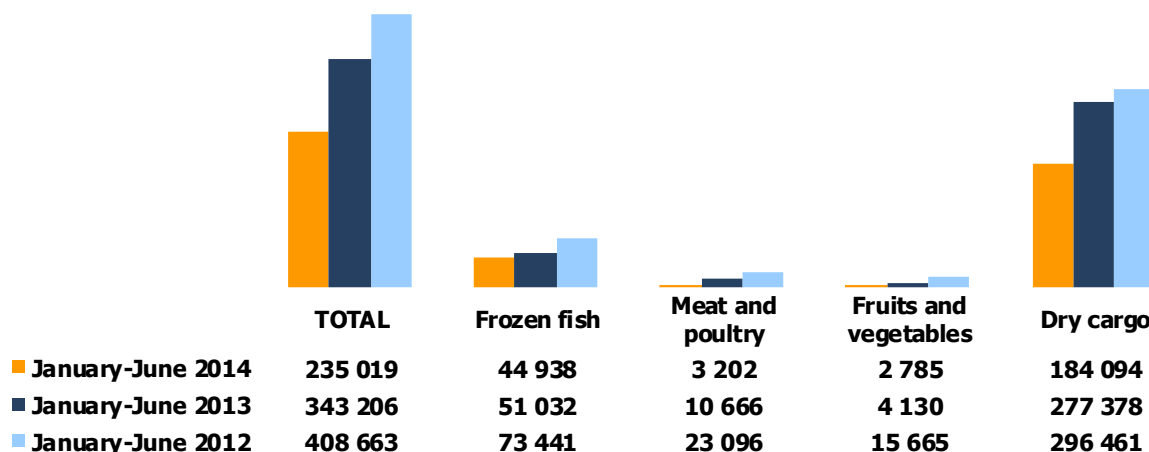
6. The objective review of the Company's state, activity performance and development; the description of the main risk types and uncertainties encountered by the enterprise

As of 30 June 2014, the Company owned 6 vessels: 4 reefer ships and 2 container ships (as of 30 June 2013 – 4 reefer ships and 2 container ships).

As of 30 June 2014, 4 ships were operated under a Pool agreement and 2 ships under long-term charter agreements (As of 30 June 2013, 4 ships were operated under a Pool agreement, 2 ships under long-term charter agreements).

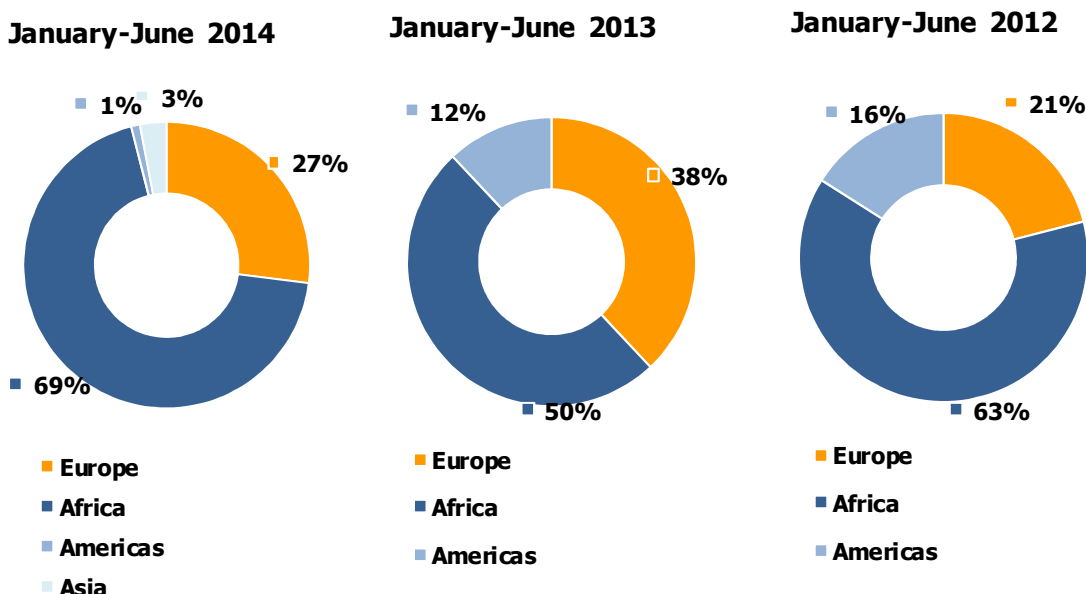


During the first six months of 2014 Limarko laivininkystes kompanija AB transported a total of 235 thousand tons of cargo, whereof 78% accounted for dry cargo accounted and the remaining 22% for frozen, chilled and perishable food products:



The total amount of cargo transported during the six months of 2014 decreased by 32 when compared to the first six months of 2013. The main reason for the decrease – diminishing fleet of the Company. Due to varying length of transportation routes and cargo structure, revenue of the Company is not directly related to the quantity of cargo transported.

During the first six months of 2014, the main discharge regions of company’s vessels were West Africa and Europe, which respectively accounted for 69 and 27 percent of all transported cargo. Transportations in Asia constituted 8 percent, in Americas – 1 percent.



Risk factors related to the Issuer's activity:

Economic risk factors. The vessels of Limarko laivininkystes kompanija AB are operating in the international market of sea cargo transportation, and the quality of its rendered services conforms to the international requirements.

The Company's sales depend on the situation in the international market. It is not dependant on monopoly consumers.

Procurement opportunities – of raw materials, consumables, manufacturing areas, workforce and financial resources – are unlimited. Raw materials and services are bought from diverse suppliers; consequently, the Company is not dependant on particular suppliers.

In the market of frozen, chilled and perishable food products transportation there exists the influence of seasonality, which manifests itself in the decrease of freight rates in the summer season.

Currency exchange risk. The Company encounters with the currency exchange risk, related to sales, purchases and borrowing costs denominated in currencies other than Litas and Euro.

Fair value interest rate risk. In general, the Company's income and cash flows from ordinary activity are not dependent on changes in the market interest rate. The Company has not been granted nor issued itself any loans with a fixed interest rate, therefore was not exposed to the fair value interest rate risk.

Price risk. The rates of cargo transportation by sea as well as vessel hire rates vary depending on the situation in the market. The Company seeks to minimize the impact of the mentioned fluctuations by diversifying the fleet, i.e. maintaining the number of vessels for transportation of frozen, chilled and perishable food products or containers as well as proposing different ways of vessel charters (short-term, long-term, voyage).

Credit risk. The Company uses procedures which ensure that sales are performed to clients having a proper crediting history without exceeding the limit of credit risk set by the management. The Company did not have any concentration of significant credit risk at the balance sheet date.

Liquidity risk. Current ratio as of 30 June 2014 was 0.6 (after classifying financial debt as current liabilities); external financing for cash-flow was not used.

Interest rate risk. The Company's borrowings are subject to variable interest rates, related to 6 or 3 Month USD LIBOR.

Bank Loans. As at 30 June 2014, ships with the carrying amount of 107 154 thousand Litas (as of 30 June 2013 – 121 397 thousand Litas) are pledged to secure bank loans.

Capital management. According to the Law on Companies of the Republic of Lithuania, equity of the company cannot be lesser than one half of the authorised capital of the company.

According to the Financial statements of the Company for the year ended 31 December 2013, equity of the company, as of 31 December 2013 amounted to 2 218 thousand Litas and was less than one half of the authorised capital of the Company (4 300 thousand Litas). Compared to the data as of 31 December 2013, the shareholders' equity increased by 2 238 tLTL to 4 456 tLTL during the first six months of 2014 and became sufficient for the purposes of the Law on Companies of the Republic of Lithuania, as the equity exceeds one half of the authorised capital.

Political risk factors. Having regard to the particularities of the shipping business, the European Commission in 2004 adopted the Guidelines on State aid to maritime transport (2004/C 13/03). It is established in the Guidelines that one of the main measures to strengthen the maritime transport is the reduction of fiscal and other expenses of the ship owners. The aim of such state aid measures is to ensure the competitiveness of the European Union shipping sector in relation to the third countries. The Guidelines contain state aid measures, which are exclusively designed to promote maritime transport; however, this does not influence competition between different trades of the company, because shipping is developed in international markets.

Social risk factors. The average salary in the Enterprise exceeds the average salary in Lithuania. Part of the Enterprise's employees belongs to the trade-union of Limarko laivininkystes kompanija AB.



Technical-technological risk factors. The technical condition of the Enterprise's vessels is supervised by classification societies authorized by the national supervisory authority in charge of the technical condition of the vessels. These companies certify that the vessels conform to the international standards for the technical condition of vessels, that they may be operated and that no obstacles are applied to them in ports. The Enterprise's vessels undergo scheduled maintenance works, as well as dock repair works every 2-3 years in ship-repair enterprises both in Lithuania and abroad.

Ecological risk factors. The main ecological risk factor is related to the operation of the Company's vessels. The vessels are operated in most safe manner and in accordance with the strictest environmental standards. However, there still exists some probability that during an accident the environment may be negatively affected. However, the Company's vessels are insured in respect of incidents and consequences thereof, so in these cases the damage to the environment would be indemnified and fines would be paid by the insurance company, and such incidents and consequences thereof would have no impact on the Company's financial status.

7. Analysis of financial and non-financial activity results

The revenue of Limarko laivininkystės kompanija AB for the first six months of 2014 amounted to LTL 22.6 million and decreased by 5% when compared to the revenue of LTL 23.9 million during the first six months of 2013.

EBITDA for the first half of 2014 was LTL 8.1 million. EBITDA for the first six months of 2013 was LTL 8.9 million.

The profit of the Company for the first six months of 2014 was LTL 2.2 million. The profit of the Company for the first six months of 2013 was LTL 1.0 million.

During the first six months of 2014 the increase of the exchange rate of the US Dollar resulted in LTL 1.0 million loss from currency exchange rate change. During the first six months of 2013 the increase of the exchange rate of the US Dollar resulted in LTL 2.1 million loss from currency exchange rate change.



The main financial results of Limarko laivininkystės kompanija AB:

In thousand of Lit	H1 2014	H1 2013	H1 2012	H1 2011	H1 2010
Income	22 612	23 887	29 916	52 843	66 896
EBITDA	8 113	8 907	8 690	9 699	10 846
<i>EBITDA margin</i>	<i>35,9%</i>	<i>37,3%</i>	<i>29,0%</i>	<i>18,4%</i>	<i>16,2%</i>
Gross profit	5 295	6 400	648	(35)	(59)
<i>Gross profit margin</i>	<i>23,4%</i>	<i>26,8%</i>	<i>2,2%</i>	<i>-0,1%</i>	<i>-0,1%</i>
EBIT	3 914	4 722	(1 063)	(2 848)	(3 123)
<i>EBIT margin</i>	<i>17,3%</i>	<i>19,8%</i>	<i>-3,6%</i>	<i>-5,4%</i>	<i>-4,7%</i>
Profit (loss) before tax	2 238	981	(21 829)	8 305	(34 255)
<i>Profit (loss) before tax margin</i>	<i>9,9%</i>	<i>4,1%</i>	<i>-73,0%</i>	<i>15,7%</i>	<i>-51,2%</i>
Net profit (loss)	2 238	981	(21 829)	8 309	(34 255)
<i>Net profit (loss) margin</i>	<i>9,9%</i>	<i>4,1%</i>	<i>-73,0%</i>	<i>15,7%</i>	<i>-51,2%</i>
Equity	4 456	9 539	19 694	94 187	82 467
Financial debts	103 396	116 089	141 021	143 810	189 357
Total assets	114 489	133 686	175 227	260 915	303 094
Efficiency indicators:					
Return of assets, ROA	-4,4%	-7,6%	-42,5%	4,5%	-14,7%
Return on equity, ROE	-114,1%	-106,5%	-378,2%	12,4%	-54,0%
Return of capital employed, ROCE	-4,7%	-8,1%	-46,4%	4,9%	-16,4%
Liquidity indicators:					
Current ratio	0,06	0,10	0,08	0,27	0,17
Quick ratio	0,05	0,08	0,05	0,14	0,08
Cash ratio	0,01	0,04	0,01	0,01	0,00
Market indicators:					
P/E	(0,3)	(0,2)	(0,1)	4,7	(1,2)
Profit (loss) per share	0,26 Lt	0,11 Lt	(0,49 Lt)	0,07 Lt	(0,28 Lt)

Explanation:

EBITDA = Earnings excluding other income + interest + taxes + depreciation and amortization

EBIT = Earnings excluding other income + interest + taxes

ROA = Net profit / Total assets at the end of the reporting period

ROE = Net profit / Total equity at the end of the reporting period

ROCE = Net profit / (Total equity at the end of the reporting period + financial liabilities)

P/E = share's market price / Profit (loss) per share

On 30 June 2014 the Company employed 206 employees, whereof 190 worked in the fleet and 16 in the administration (section 24 of the present report provides additional information on Company's employees).

On 30 June 2013 the Company employed 228 employees, whereof 212 worked in the fleet and 16 in the administration.



Company's vessels are managed in accordance with strict environmental standards. There were no cases of pollution from Company's vessels during the first six months of 2014. In addition, Company vessels are insured against accident risks, and any damage caused or fines would be covered by the insurers.

8. References and additional explanatory notes regarding the data presented in the financial accountability

All financial data provided in this annual report are calculated according to the International Financial Accountability Standards as adopted by the EU.

9. Information about own shares acquired and owned by the enterprise

The Company does not possess any own shares. During the reporting period the Company neither acquired nor transferred any own shares.

10. Information regarding Company's branches and representative offices

The Company has no branches or representative offices.

11. Material events since the close of the previous financial period

1. AB "Limarko laivininkystes kompanija" received the judgement of 7 July 2014 of Klaipeda City Local Court in the case brought by Company's shareholder UAB "Limarko" regarding the making of entries in the securities' accounts about the transfer of ownership to shares of the Company. The court recognized that UAB "Limarko" has made payments to the shareholders who did not sell the shares during the squeeze-out procedure by depositing the funds into deposit account at "Swedbank", AB. The court obliged the managers of securities' account to make entries in the securities' accounts about the transfer of ownership of shares to UAB "Limarko". Payments to shareholders shall be made after the court's decision enters into force (in 30 days after the adoption of the decision). The shareholders shall be informed about the payment procedure by separate notice.
2. On 8 August 2014, the Board of AB "Limarko laivininkystes kompanija" accepted the resignation of the Executive Director, Mr. Mindaugas Petrauskas. The Board elected Mr. Vytautas Lygnugaris, Chairman of the Board, to serve as the Executive Director of the Company.

12. Company's operational plans and forecasts

With the aim of effectiveness of employment of reefer vessels and having regard to the developments in the market of reefer cargo transportation, during the second half of 2014 the Company intends to employ reefers in the Alpha Reefer Transport pool. Container vessels shall continue to be employed on long term charterparties.

13. Research and development activities

Company's employees are continuously interested in the novelties of vessel maintenance and care, which help to reduce maintenance costs, increase safety and effectiveness. The Company did not undertake any major research and development projects undertaken during the first six months of 2014.



14. Financial instruments

N/A.

15. Information on material direct and indirect share holdings

The Company does not directly or indirectly own material share holdings.

16. Shareholders having special control rights & description of such rights

N/A.

17. The Issuer's Authorized Capital Structure

On 30 June 2014 the Enterprise's authorized capital consisted of 8 600 000 ordinary registered shares at the par value of 1 LTL each.

The company shareholders have the following property rights:

- 1) To receive a share of the Company's profit (dividend);
- 2) To receive a portion of the funds of the Company when Company's authorized capital is reduced in order to pay out a certain amount of the funds of the Company to the shareholders;
- 3) To receive a share of assets of the Company under liquidation;
- 4) To obtain shares gratuitously if the authorized capital is being increased from the Company's funds, excluding exceptions established by the Law on Companies;
- 5) To acquire, with the right of priority, any shares issued by the Company or convertible bonds, unless the General Meeting resolves to revoke this right for all shareholders;
- 6) To devise all or part of shares to one or more persons;
- 7) To assign all or part of shares to other persons by the right of ownership;
- 8) To lend money in favour of the Company;
- 9) Other property rights established by the Company's Articles of Association.

The company shareholders have the following non-property rights:

- 1) To participate in General Shareholders Meetings;
- 2) To obtain all information regarding the Company's economic activity;
- 3) To appeal to a court against the decisions or actions taken by the General Meeting, the Board or the head of the administration. One or more shareholders are entitled, without a separate authority, to claim the indemnification of damage caused to the shareholders;
- 4) To conclude an agreement with an auditing firm for the inspection of the Company's activity and documentation;
- 5) Other non-property rights established by the laws and the Company's Articles of Association.

The structure of the authorized capital of Limarko laivininkystes kompanija AB according to the types of shares:

Type of shares	Number of shares	Par value	General nominal value	Portion in authorized capital
Ordinary registered shares	8 600 000	1 Lt	8 600 000	100%

All shares of Limarko laivininkystės kompanija AB are paid-up.

Changes in the authorized capital during the last 3 years:



	2014-06-30	2013-06-30	2012-06-30
The authorized capital (Ordinary registered shares, units)	8 600 000	8 600 000	45 000 000
The authorized capital (Nominal value, in Litas)	8 600 000	8 600 000	45 000 000

18. Information on paid dividends

The Company has not paid dividends for the last five financial years.

19. Restrictions on assignment of securities

On 22 February 2012 Limarko UAB pledged shares of Limarko laivininkystes kompanija AB to the banks (AS „UniCredit Bank“, „Swedbank“, AB and AB SEB bankas), securing the performance of the credit agreements with subject banks by Limarko laivininkystes kompanija. Limarko UAB can transfer the shares with prior agreement of the banks and Limarko UAB retained voting rights and property in the shares.

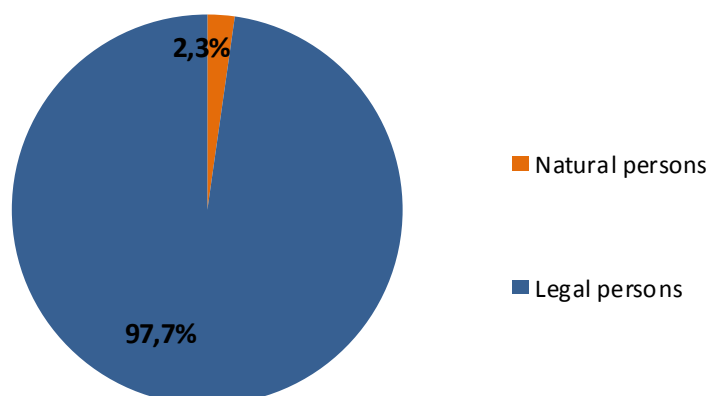
20. Shareholders

The total number of shareholders of Limarko laivininkystes kompanija AB on 30 June 2014 was 376.

Shareholders who on 30 June 2014 owned more than 5% of the Company's authorized capital:

Shareholder's name, surname (enterprise name, form, office address, enterprise register code)	Number (units) of shares belonging to shareholders by the right of ownership	Owned portion of the authorized capital	Portion of votes granted by shares belonging by the right of ownership	Portion of votes belonging to a shareholder jointly with associated persons
Limarko UAB (Naujoji uosto str. 8, Klaipėda, enterprise code 140765379)	8 396 142	97,6%	97,6%	97,6%

Kinds of shareholders:



99,8% of the shareholders are residents of the Republic of Lithuania and 0,2% - residents of other countries.



21. All restrictions on voting rights

N/A.

22. Description of major investments during 2012

During the first six months of 2014, investment into capitalised docking repairs and equipment amounted to 2 278 tLTL.

23. All mutual agreements by shareholders, of which the Issuer is aware and due to which the assignment of securities and (or) voting rights may be restricted

N/A.

24. Employees

	2014-06-30	2013-06-30	2012-06-30
Number of employees	206	228	314
Managing personnel	2	2	4
Specialists	108	115	162
Technicians	96	111	148
Education:			
Higher	80	83	117
Special secondary (advanced vocational)	47	55	80
Secondary	79	90	117

On 30 June 2014 the Company employed 206 employees, whereof 190 worked in the fleet and 16 in the administration.

On 30 June 2013 the Company employed 228 employees, whereof 212 worked in the fleet and 16 in the administration.

The decrease of the number of employees was triggered by the decrease in the number of vessels owned.

Company's Collective Bargaining Agreement does not contain very special rights or obligations of the employees.

Company's success is dependent on its professional workers. Seafarers constitute the biggest part of Company's personnel and their qualifications are regulated by international regulations. The Company employs only the properly qualified and certified seafarers, which allows ensuring proper and safe operation of the vessels. The seafarers and shore personnel can improve their qualifications at Company's account, which helps the Company to maintain good specialist.

25. Powers of the Issuer to issue or acquire own shares

In accordance with the Company Law of the Republic of Lithuania, General Annual Meeting of the can take decisions regarding the issuance or acquirement of own shares of the Issuer.

26. Procedure for the amendment of the Issuer's Articles of Association

The Law on Companies of the Republic of Lithuania establishes that the amendment of the Articles of Association is an exclusive right of the General Shareholders Meeting.



The Company's Articles of Association stipulate that a decision concerning the amendment of the Articles of Association shall be taken by the majority, i.e. 2/3 of all votes cast by the shareholders entitled to vote and participating in the meeting.

27. Issuer's bodies

The Company's Articles of Association determine that the Company's bodies are the General Meeting, the Board and the Head of the Administration.

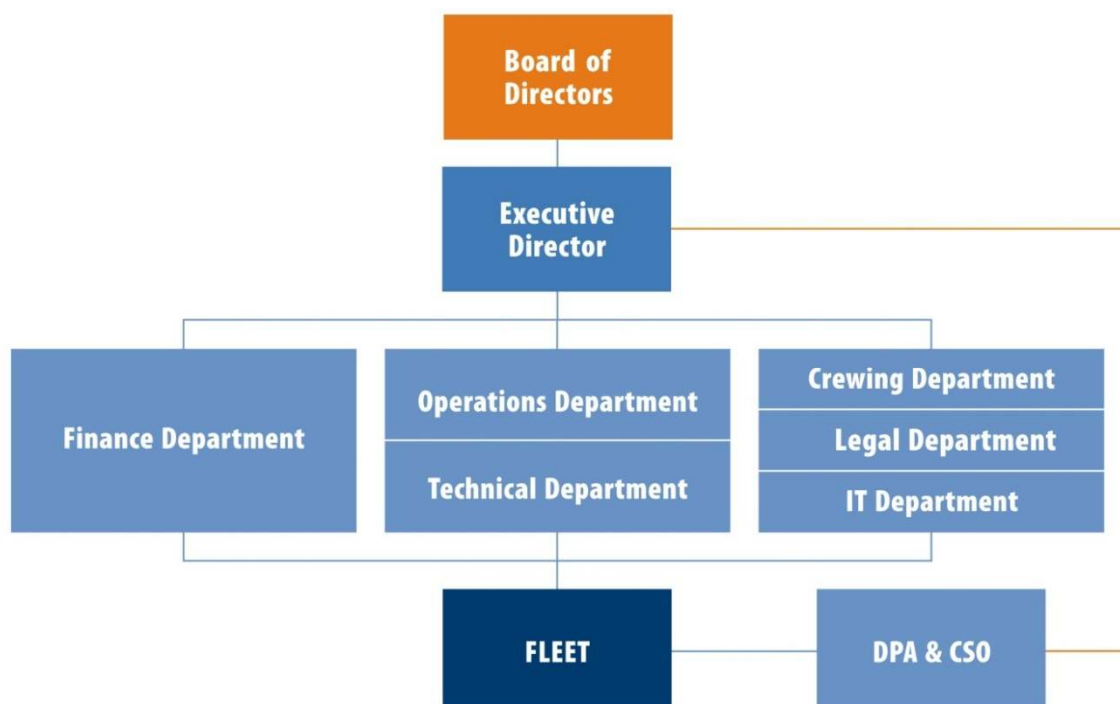
The Articles of Association state that the competence of the General Meeting is established by the Law on Companies.

The Company's Board is the Company's management body, comprised of 5 members, elected in the order established by the Law on Companies for the term of four years. The Board members shall be recalled in the order established by the Law on Companies.

The Company's Articles of Association establish that the Board solves the main production, organizational, financial and economic matters of the Company, analyzes and approves the activity strategy, the application of financial resources, approves the Company's organizational and management structure, elects and recalls the head of the administration and the chief finance officer as well as performs other functions established by the Law on Companies.

The head of the administration – Executive Director – is elected and recalled by the Board in the order established by the Law on Companies. The competence of the head of the administration is established by the Law on Companies - the head of the administration is responsible for the organization of the Company's activity, the implementation of its goals, is entitled to conclude deals in his sole discretion, excluding the cases established by the Law on Companies when the decision regarding the deal is to be adopted by the Board. While performing his activity, the head of the administration shall follow the decisions of the General Meeting and the Board.

The organizational structure of the Company:



28. Members of collegial bodies, the Company's executive director, the chief accountant

Personal status	Name, surname	Number of shares owned in the Issuer	Start date	End date
Board:				
Chairman of the Board	Vytautas Lygnugaris	-	2011-04-29	2015-04-29
Board member	Igoris Uba	-	2011-04-29	2015-04-29
Board member	Audrius Žiugžda	-	2011-04-29	2015-04-29
Board member	Egidijus Bernotas	-	2011-04-29	2015-04-29
Board member	Aurimas Lygnugaris	-	2011-04-29	2015-04-29
Head of administration and Chief financial officer:				
Executive Director	Mindaugas Petrauskas	-	2012-07-02	2014-08-08
Chief Accountant	Jelena Portnova	-	2014-07-25	Without term

Vytautas Lygnugaris - Chairman of the Board of Limarko laivininkystės kompanija AB. Mr. Lygnugaris is also the Chairman of Limarko UAB, Limarko jūrų agentūra UAB and Baltkonta UAB. In 2002 he graduated from the Baltic Management Institute with the executive MBA. In 1987 he graduated from State Maritime Academy of St. Petersburg.

Igoris Uba – member of the Board. Mr. Uba is the director general of Limarko jūrų agentūra UAB, member of the Board of Limarko UAB, Limarko jūrų agentūra UAB and Baltkonta UAB. In 2004 he graduated from the Baltic Management Institute with the executive MBA. In 1984 he graduated from State Maritime Academy of St. Petersburg.

Audrius Žiugžda – member of the Board. During 2011-2014 Mr. Žiugžda was the Chief Executive Officer and Deputy Chairman of the Board of Šiaulių bankas, AB, Board Member of Vytautas Magnus University. During 1992-2010 held various positions within AB SEB bank and during 2006-2010 he was the Chairman of the bank. In 2010 Mr. Žiugžda was the Advisor to CEO of TEO LT. In 1995 completed studies of business administration and management in Vytautas Magnus University and was awarded Master's degree. The Company considers A. Žiugžda to be an independent member of the Board.

Egidijus Bernotas - member of the Board. Mr. Bernotas is Attorney-at-law at Bernotas & Dominas Glimstedt law firm. He is also a member of the Board at Adminiculum UAB and Charity Fund "Sport future". In 1994 he graduated from the Law Faculty of Vilnius University with a master's degree in law. The Company considers Mr. Bernotas to be an independent member of the Board.

Aurimas Lygnugaris – member of the Board. Mr. Aurimas Lygnugaris is the commercial director of UAB 'BNTP', Member of the Board of Limarko jūrų agentūra UAB and Limarko UAB. From 2009 till end of 2012 Mr. Aurimas Lygnugaris was the head of Klaipėda Region Corporate Customers Unit at Nordea Bank Finland Plc Lietuvos; during 2004-2009 held various positions at Swedbank, AB. In 2004 he graduated from International School of Management with a Bachelor of Business Management (specialization – Finance management), in 2011 he graduated from the Baltic Management Institute with the executive MBA.

Mindaugas Petrauskas – Executive Director (until 8 August 2014). On 8 August 2014, the Board of AB "Limarko laivininkystės kompanija" accepted the resignation of the Executive Director, Mr. Mindaugas Petrauskas and elected Mr. Vytautas Lygnugaris as the Executive Director.



Jelena Portnova – Chief Accountant of the Company.

Information about remunerations and tantiemes to the members of managing bodies during the first six months of 2014:

In Litas	Remuneration	Tantiemes
Total amount for all members of Board		
On the average per member of the board*		
Total amount for all members of administration		
	166 655	
On the average per member of the administration **		
	83 328	

Notes: * The Chairman of the Board works in the Company under an employment contract and receives remuneration. His employment related income is calculated in the administration line. Other members of the Board did not receive income related to work in the Board.

** The administration consists of the Executive Director and the Chief Accountant.

During the first six months of 2014, there were no loans, guarantees or sponsorship granted to the members of the Board or administration by the Company.

29. Committees constituted in the Company

Personal status	Name, surname	Number of shares owned in the Issuer	Start date	End date
Audit Committee:				
Independent Member	Arūnas Bučys	-	2011-05-13	2015-04-29
Member	Vaida Kazlauskaitė	-	2011-05-13	2015-04-29

Arūnas Bučys – the independent member of the Audit Committee of Limarko laivininkystės kompanija AB. During 1990-1994 he was the Chief Accountant of Kiras UAB, during 1994-2002 – finansist of Koris UAB. During this time he learned at the Audit Institute and obtained the status of independent auditor in 1997. From 2002 he is the director – auditor of Pajūrio auditas UAB.

Vaida Kazlauskaitė – Chief Accountant of Limarko UAB (from 2007); from 2001 to 2007 she worked at Prorūna UAB, Žemaitijos auditas UAB, Audito ir konsultacijų biuras, UAB as accounting and finance consultant, assistant auditor. In 2007 she graduated from Kaunas Technological University with a master degree in economics (specialisation – accounting and finance).

The functions of the Audit Committee are to:

1. Observe the process of preparation of Company's financial statements;
2. Observe the effectiveness of Company's systems of internal controls and risk management;
3. Observe the process of Company's audit;
4. Monitor independence and impartiality of the external auditor;
5. Make recommendations to the Management Board related to the selection of the auditor, conditions of the audit contract and other issues in respect of Company's accounting, budget control and audit.



30. Material agreements to which the Issuer is a party and which would come into effect, be amended or terminated in case of change in the issuer's control, also their impact except the cases where the disclosure of the nature of the agreements would cause significant damage to the issuer.

N/A.

31. All agreements of the issuer and the members of its management bodies, or the employee agreements providing for a compensation in case of the resignation or in case they are dismissed without a due reason or their employment is terminated in view of the change of the control of the issuer

The Company has not concluded agreements with members of the management bodies providing for compensation in case of the resignation or in case they are dismissed without a due reason or their employment is terminated in view of the change of the control of the issuer. The only compensations that might need to be paid to the employees are foreseen in the Labour Code of the Republic of Lithuania.

32. Information about related party transactions

Limarko Shipping Company AB is a subsidiary of UAB Limarko, which owns 97,6% of the Company's share capital as at 30 June 2014.

UAB Limarko jūrų agentūra and UAB Baltkonta are subsidiaries of UAB Limarko. These companies are further referred to as related parties.

The management is of the opinion that all related party transactions are carried out on an arm's-length basis.

During reporting period there were no material related party transactions.

33. Information on transactions that would be harmful may have had or will have a negative impact on the Issuer's operations and (or) performance

There were no transactions on behalf of the Issuer that would be harmful may have had or will have a negative impact on the Issuer's operations and (or) performance during the reporting period.

34. Information on transactions made under a conflict of interests between the Issuer's managers, controlling shareholders or other related parties obligations to the Issuer and their private interests and (or) other duties

There were no transactions on behalf of Company that would enter a conflict of interests between the Issuer's managers, controlling shareholder or other related parties obligations to the Company and their private interests and (or) other duties during the reporting period.

35. Information on compliance with the Corporate Governance Code

Limarko laivininkystės kompanija AB in principle follows a recommendatory Corporate Governance Code for the Companies Listed on the Nasdaq OMX Vilnius Stock Exchange.



36. Data on published information

In accordance with the requirements of securities market regulations, the Company during the first six months of 2014 publicly announced the following information:

- 21 January 2014 Regarding the squeeze-out of shares
- 23 January 2014 Regarding the squeeze-out of shares
- 22 February 2014 Unaudited operational results for the year 2013
- 22 February 2014 Regarding the ratio of equity and authorised capital
- 9 April 2014 Notice on the Annual General Meeting of Shareholders
- 9 April 2014 Notification on the transaction in issuer's securities by manager of the company
- 30 April 2014 Operational results for the first quarter of 2014
- 30 April 2014 Resolutions of the Annual General Meeting of Shareholders
- 30 April 2014 Audited annual information for the year 2013

All information concerning material events publicly announced is available for familiarisation at the office of Limarko laivininkystės kompanija AB at the address: Naujoji Uosto str. 8, Klaipėda, and on the Company's website www.limarko.com.

